H. R. 1534

IN THE SENATE OF THE UNITED STATES

NOVEMBER 14, 2007

Received; read twice and referred to the Committee on Environment and Public Works

AN ACT

To prohibit certain sales, distributions, and transfers of elemental mercury, to prohibit the export of elemental mercury, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

2	This Act may be cited as the "Mercury Export Ban
3	Act of 2007".
4	SEC. 2. FINDINGS.
5	Congress finds that—
6	(1) mercury is highly toxic to humans, eco-
7	systems, and wildlife;
8	(2) as many as 10 percent of women in the
9	United States of childbearing age have mercury in
10	the blood at a level that could put a baby at risk;
11	(3) as many as 630,000 children born annually
12	in the United States are at risk of neurological prob-
13	lems related to mercury;
14	(4) the most significant source of mercury expo-
15	sure to people in the United States is ingestion of
16	mercury-contaminated fish;
17	(5) the Environmental Protection Agency re-
18	ports that, as of 2004—
19	(A) 44 States have fish advisories covering
20	over $13,000,000$ lake acres and over $750,000$
21	river miles;
22	(B) in 21 States the freshwater advisories
23	are statewide; and
24	(C) in 12 States the coastal advisories are
25	statewide;

- 1 (6) the long-term solution to mercury pollution 2 is to minimize global mercury use and releases to 3 eventually achieve reduced contamination levels in 4 the environment, rather than reducing fish consump-5 tion since uncontaminated fish represents a critical 6 and healthy source of nutrition worldwide;
 - (7) mercury pollution is a transboundary pollutant, depositing locally, regionally, and globally, and affecting water bodies near industrial sources (including the Great Lakes) and remote areas (including the Arctic Circle);
 - (8) the free trade of elemental mercury on the world market, at relatively low prices and in ready supply, encourages the continued use of elemental mercury outside of the United States, often involving highly dispersive activities such as artisinal gold mining;
 - (9) the intentional use of mercury is declining in the United States as a consequence of process changes to manufactured products (including batteries, paints, switches, and measuring devices), but those uses remain substantial in the developing world where releases from the products are extremely likely due to the limited pollution control

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1	and waste management infrastructures in those
2	countries;
3	(10) the member countries of the European
4	Union collectively are the largest source of elemental
5	mercury exports globally;
6	(11) the European Commission has proposed to
7	the European Parliament and to the Council of the
8	European Union a regulation to ban exports of ele-
9	mental mercury from the European Union by 2011
10	(12) the United States is a net exporter of ele-
11	mental mercury and, according to the United States
12	Geological Survey, exported 506 metric tons of ele-
13	mental mercury more than the United States im-
14	ported during the period of 2000 through 2004; and
15	(13) banning exports of elemental mercury from
16	the United States will have a notable effect on the
17	market availability of elemental mercury and switch-
18	ing to affordable mercury alternatives in the devel-
19	oping world.
20	SEC. 3. PROHIBITION ON SALE, DISTRIBUTION, OR TRANS-
21	FER OF ELEMENTAL MERCURY.
22	Section 6 of the Toxic Substances Control Act (15
23	U.S.C. 2605) is amended by adding at the end the fol-
24	lowing:

25 "(f) MERCURY.—

1	"(1) Prohibition on sale, distribution, or
2	TRANSFER OF ELEMENTAL MERCURY BY FEDERAL
3	AGENCIES.—Except as provided in paragraph (2),
4	effective beginning on the date of enactment of this
5	subsection, no Federal agency shall convey, sell, or
6	distribute to any other Federal agency, any State or
7	local government agency, or any private individual or
8	entity any elemental mercury under the control or
9	jurisdiction of the Federal agency.
10	"(2) Exception.—Paragraph (1) shall not
11	apply to a transfer between Federal agencies of ele-
12	mental mercury for the sole purpose of facilitating
13	storage of mercury to carry out this Act.".
14	SEC. 4. PROHIBITION ON EXPORT OF ELEMENTAL MER-
15	CURY.
16	Section 12 of the Toxic Substances Control Act (15
17	U.S.C. 2611) is amended—
18	(1) in subsection (a) by striking "subsection
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	(b)" and inserting "subsections (b) and (c)"; and
20	(b)" and inserting "subsections (b) and (c)"; and (2) by adding at the end the following:
20 21	
	(2) by adding at the end the following:
21	(2) by adding at the end the following: "(c) Prohibition on Export of Elemental Mer-
21 22	(2) by adding at the end the following: "(c) Prohibition on Export of Elemental Mercury.—

1	"(2) Inapplicability of subsection (a).—
2	Subsection (a) shall not apply to this subsection.
3	"(3) Report to congress on mercury com-
4	POUNDS.—
5	"(A) Report.—Not later than one year
6	after the date of enactment of the Mercury Ex-
7	port Ban Act of 2007, the Administrator shall
8	publish and submit to Congress a report on
9	mercuric chloride, mercurous chloride or cal-
10	omel, mercuric oxide, and other mercury com-
11	pounds, if any, that may currently be used in
12	significant quantities in products or processes.
13	Such report shall include an analysis of—
14	"(i) the sources and amounts of each
15	of the mercury compounds imported into
16	the United States or manufactured in the
17	United States annually;
18	"(ii) the purposes for which each of
19	these compounds are used domestically, the
20	amount of these compounds currently con-
21	sumed annually for each purpose, and the
22	estimated amounts to be consumed for
23	each purpose in 2010 and beyond;
24	"(iii) the sources and amounts of each
25	mercury compound exported from the

1	United States annually in each of the last
2	three years;
3	"(iv) the potential for these com-
4	pounds to be processed into elemental mer-
5	cury after export from the United States;
6	and
7	"(v) other relevant information that
8	Congress should consider in determining
9	whether to extend the export prohibition to
10	include one or more of these mercury com-
11	pounds.
12	"(B) Procedure.—For the purpose of
13	preparing the report under this paragraph, the
14	Administrator may utilize the information gath-
15	ering authorities of this title, including sections
16	10 and 11.
17	"(4) Essential use exemption.—(A) Any
18	person residing in the United States may petition
19	the Administrator for an exemption from the prohi-
20	bition in paragraph (1), and the Administrator may
21	grant by rule, after notice and opportunity for com-
22	ment, an exemption for a specified use at an identi-
23	fied foreign facility if the Administrator finds that—

1	"(i) nonmercury alternatives for the speci-
2	fied use are not available in the country where
3	the facility is located;
4	"(ii) there is no other source of elemental
5	mercury available from domestic supplies (not
6	including new mercury mines) in the country
7	where the elemental mercury will be used;
8	"(iii) the country where the elemental mer-
9	cury will be used certifies its support for the ex-
10	emption;
11	"(iv) the export will be conducted in such
12	a manner as to ensure the elemental mercury
13	will be used at the identified facility as de-
14	scribed in the petition, and not otherwise di-
15	verted for other uses for any reason;
16	"(v) the elemental mercury will be used in
17	a manner that will protect human health and
18	the environment, taking into account local, re-
19	gional, and global human health and environ-
20	mental impacts;
21	"(vi) the elemental mercury will be handled
22	and managed in a manner that will protect
23	human health and the environment, taking into
24	account local, regional, and global human

health and environmental impacts; and

- "(vii) the export of elemental mercury for the specified use is consistent with international obligations of the United States intended to reduce global mercury supply, use, and pollution.
 - "(B) Each exemption issued by the Administrator pursuant to this paragraph shall contain such terms and conditions as are necessary to minimize the export of elemental mercury and ensure that the conditions for granting the exemption will be fully met, and shall contain such other terms and conditions as the Administrator may prescribe. No exemption granted pursuant to this paragraph shall exceed three years in duration and no such exemption shall exceed 10 metric tons of elemental mercury.
 - "(C) The Administrator may by order suspend or cancel an exemption under this paragraph in the case of a violation described in subparagraph (D).
 - "(D) A violation of this subsection or the terms and conditions of an exemption, or the submission of false information in connection therewith, shall be considered a prohibited act under section 15, and shall be subject to penalties under section 16, injunctive relief under section 17, and citizen suits under section 20.

- 1 "(5) Consistency with trade obliga-2 Tions.—Nothing in this subsection affects, replaces, 3 or amends prior law relating to the need for consist-4 ency with international trade obligations.
- 5 "(6) EXPORT OF COAL.—Nothing in this sub-6 section shall be construed to prohibit the export of 7 coal.".

8 SEC. 5. LONG-TERM STORAGE.

- 9 (a) ESTABLISHMENT OF PROGRAM.—Not later than
 10 January 1, 2010, the Secretary of Energy (in this section
 11 referred to as the "Secretary") shall accept custody, for
 12 the purpose of long-term management and storage, of ele13 mental mercury generated within the United States and
 14 delivered to a facility of the Department of Energy des15 ignated by the Secretary.
- 16 (b) Fees.—
- 17 (1) IN GENERAL.—After consultation with per-18 sons who are likely to deliver elemental mercury to 19 a designated facility for long-term management and 20 storage under the program prescribed in subsection 21 (a), and with other interested persons, the Secretary 22 shall assess and collect a fee at the time of delivery 23 for providing such management and storage, based 24 on the pro rata cost of long-term management and

- storage of elemental mercury delivered to the facility. The amount of such fees—
- 3 (A) shall be made publically available not later than October 1, 2009;
 - (B) may be adjusted annually; and
- 6 (C) shall be set in an amount sufficient to 7 cover the costs described in paragraph (2).
- 8 (2) Costs.—The costs referred to in paragraph 9 (1)(C) are the costs to the Department of Energy of 10 providing such management and storage, including 11 facility operation and maintenance, security, moni-12 toring, reporting, personnel, administration, inspec-13 tions, training, fire suppression, closure, and other 14 costs required for compliance with applicable law. 15 Such costs shall not include costs associated with 16 land acquisition or permitting of a designated facil-17 ity under the Solid Waste Disposal Act or other ap-18 plicable law. Building design and building construc-19 tion costs shall only be included to the extent that 20 the Secretary finds that the management and stor-21 age of elemental mercury accepted under the pro-22 gram under this section cannot be accomplished 23 without construction of a new building or buildings.
- 24 (c) Report.—Not later than 60 days after the end 25 of each Federal fiscal year, the Secretary shall transmit

- 1 to the Committee on Energy and Commerce of the House
- 2 of Representatives and the Committee on Environment
- 3 and Public Works of the Senate a report on all of the
- 4 costs incurred in the previous fiscal year associated with
- 5 the long-term management and storage of elemental mer-
- 6 cury. Such report shall set forth separately the costs asso-
- 7 ciated with activities taken under this section.
- 8 (d) Management Standards for a Facility.—
- 9 (1) GUIDANCE.—Not later than October 1,
- 10 2009, the Secretary, after consultation with the Ad-
- ministrator of the Environmental Protection Agency
- and all appropriate State agencies in affected States,
- shall make available, including to potential users of
- the long-term management and storage program es-
- tablished under subsection (a), guidance that estab-
- lishes procedures and standards for the receipt,
- management, and long-term storage of elemental
- mercury at a designated facility or facilities, includ-
- ing requirements to ensure appropriate use of flasks
- or other suitable shipping containers. Such proce-
- dures and standards shall be protective of human
- health and the environment and shall ensure that
- 23 the elemental mercury is stored in a safe, secure,
- and effective manner. In addition to such procedures
- and standards, elemental mercury managed and

1 stored under this section at a designated facility 2 shall be subject to the requirements of the Solid 3 Waste Disposal Act, including the requirements of 4 subtitle C of that Act, except as provided in sub-5 section (g)(2) of this section. A designated facility in 6 existence on or before January 1, 2010, is author-7 ized to operate under interim status pursuant to sec-8 tion 3005(e) of the Solid Waste Disposal Act until 9 a final decision on a permit application is made pur-10 suant to section 3005(c) of the Solid Waste Disposal 11 Act. Not later than January 1, 2012, the Adminis-12 trator of the Environmental Protection Agency (or an authorized State) shall issue a final decision on 13 14 the permit application.

- (2) Training.—The Secretary shall conduct operational training and emergency training for all staff that have responsibilities related to elemental mercury management, transfer, storage, monitoring, or response.
- (3) Equipment.—The Secretary shall ensure that each designated facility has all equipment necessary for routine operations, emergencies, monitoring, checking inventory, loading, and storing elemental mercury at the facility.

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1	(4) Fire detection and suppression sys-
2	TEMS.—The Secretary shall—
3	(A) ensure the installation of fire detection
4	systems at each designated facility, including
5	smoke detectors and heat detectors; and
6	(B) ensure the installation of a permanent
7	fire suppression system, unless the Secretary
8	determines that a permanent fire suppression
9	system is not necessary to protect human
10	health and the environment.
11	(e) Indemnification of Persons Delivering
12	ELEMENTAL MERCURY.—
13	(1) In general.—(A) Except as provided in
14	subparagraph (B) and subject to paragraph (2), the
15	Secretary shall hold harmless, defend, and indemnify
16	in full any person who delivers elemental mercury to
17	a designated facility under the program established
18	under subsection (a) from and against any suit,
19	claim, demand or action, liability, judgment, cost, or
20	other fee arising out of any claim for personal injury
21	or property damage (including death, illness, or loss
22	of or damage to property or economic loss) that re-
23	sults from, or is in any manner predicated upon, the
24	release or threatened release of elemental mercury as

a result of acts or omissions occurring after such

mercury is delivered to a designated facility de-
scribed in subsection (a).
(B) To the extent that a person described in
subparagraph (A) contributed to any such release or
threatened release, subparagraph (A) shall not
apply.
(2) Conditions.—No indemnification may be
afforded under this subsection unless the person
seeking indemnification—
(A) notifies the Secretary in writing within
30 days after receiving written notice of the
claim for which indemnification is sought;
(B) furnishes to the Secretary copies of
pertinent papers the person receives;
(C) furnishes evidence or proof of any
claim, loss, or damage covered by this sub-
section; and
(D) provides, upon request by the Sec-
retary, access to the records and personnel of
the person for purposes of defending or settling
the claim or action.
(3) Authority of Secretary.—(A) In any
case in which the Secretary determines that the De-
partment of Energy may be required to make indem-

nification payments to a person under this sub-

1 section for any suit, claim, demand or action, liabil-2 ity, judgment, cost, or other fee arising out of any 3 claim for personal injury or property damage re-4 ferred to in paragraph (1)(A), the Secretary may 5 settle or defend, on behalf of that person, the claim 6

for personal injury or property damage.

- 7 (B) In any case described in subparagraph (A), 8 if the person to whom the Department of Energy 9 may be required to make indemnification payments 10 does not allow the Secretary to settle or defend the 11 claim, the person may not be afforded indemnifica-12 tion with respect to that claim under this subsection.
- 13 (f) Terms, Conditions, and Procedures.—The 14 Secretary is authorized to establish such terms, conditions, 15 and procedures as are necessary to carry out this section.
- 16 (g) Effect on Other Law.—
- 17 (1) In General.—Except as provided in para-18 graph (2), nothing in this section changes or affects 19 any Federal, State, or local law or the obligation of 20 any person to comply with such law.
- 21 (2) Exception.—(A) Elemental mercury that 22 the Secretary is storing on a long-term basis shall 23 not be subject to the storage prohibition of section 24 3004(j) of the Solid Waste Disposal Act (42 U.S.C. 25 6924(j)). For the purposes of section 3004(j) of the

- Solid Waste Disposal Act, a generator accumulating elemental mercury destined for a facility designated by the Secretary under subsection (a) for 90 days or less shall be deemed to be accumulating the mercury to facilitate proper treatment, recovery, or disposal.
 - (B) Elemental mercury that is stored at a facility with respect to which a permit has been issued under section 3005(c) of the Solid Waste Disposal Act (42 U.S.C. 6925(c)) shall not be subject to the storage prohibition of section 3004(j) of the Solid Waste Disposal Act (42 U.S.C. 6924(j)) if—
 - (i) the Secretary is unable to accept the mercury at a facility designated by the Secretary under subsection (a) for reasons beyond the control of the owner or operator of the permitted facility;
 - (ii) the owner or operator of the permitted facility certifies in writing to the Secretary that it will ship the mercury to the designated facility when the Secretary is able to accept the mercury; and
 - (iii) the owner or operator of the permitted facility certifies in writing to the Secretary that it will not sell, or otherwise place into commerce, the mercury.

- 1 This subparagraph shall not apply to mercury with
- 2 respect to which the owner or operator of the per-
- 3 mitted facility fails to comply with a certification
- 4 provided under clause (ii) or (iii).
- 5 (h) STUDY.—Not later than July 1, 2011, the Sec-
- 6 retary shall transmit to the Congress the results of a
- 7 study, conducted in consultation with the Administrator
- 8 of the Environmental Protection Agency, that—
- 9 (1) determines the impact of the long-term stor-
- age program under this section on mercury recy-
- 11 cling; and
- 12 (2) includes proposals, if necessary, to mitigate
- any negative impact identified under paragraph (1).
- 14 SEC. 6. REPORT TO CONGRESS.
- 15 At least 3 years after the effective date of the prohibi-
- 16 tion on export of elemental mercury under section 12(c)
- 17 of the Toxic Substances Control Act (15 U.S.C. 2611(c)),
- 18 as added by section 4 of this Act, but not later than Janu-
- 19 ary 1, 2014, the Administrator of the Environmental Pro-
- 20 tection Agency shall transmit to the Committee on Energy
- 21 and Commerce of the House of Representatives and the
- 22 Committee on Environment and Public Works of the Sen-
- 23 ate a report on the global supply and trade of elemental
- 24 mercury, including but not limited to the amount of ele-
- 25 mental mercury traded globally that originates from pri-

- 1 mary mining, where such primary mining is conducted,
- 2 and whether additional primary mining has occurred as
- 3 a consequence of this Act.

Passed the House of Representatives November 13, 2007.

Attest: LORRAINE C. MILLER,

Clerk.